

# EXHIBIT “A”

**From:** GARY LIGHTMAN ltag8r@me.com  
**Subject:** Re: AEE/Sternberg et al (Docket No. 22-0688)  
**Date:** August 16, 2024 at 7:39 AM  
**To:** Gary Weiss wgary4109@gmail.com  
**Cc:** Laver, Seth L. slaver@goldbergsegalla.com, Ross, Joseph jross@goldbergsegalla.com, monipair@aol.com, Sam Gross (charltonholdinggroupllc@aol.com) charltonholdinggroupllc@aol.com, Samrosinc@icloud.com, publicdiamonds@gmail.com, Scg1212@gmail.com, Daphna Zekaria dzandpeanut@aol.com, Glenn Manochi gmanochi@lightmanlaw.com, Kim DiTomaso kditomaso@lightmanlaw.com

Gary Weiss,

Google "Are request for admission considered discovery?" and you will get:

In a civil action, a request for admission is a discovery tool that allows one party to request that another party admit or deny the truth of a statement under oath.

"Requests for admission are part of the discovery process in a civil case. In the U.S. federal court system, they are governed by Rule 36 of the Federal Rules of Civil Procedure."

On Aug 15, 2024, at 1:22 PM, Gary Weiss <[wgary4109@gmail.com](mailto:wgary4109@gmail.com)> wrote:

Dear Counsel Gary Lightman,

Regarding your objections and responses to the Sternberg Defendant's request for Admissions.

Your objections are not relevant to the request for admissions:

1. By Definition, requests for Admissions are not discovery because they were not designed to seek discovery of unknown information; rather, they were designed to confirm the accuracy of information already available, since the documents, SPA, SOP, & Bill of sale are already entered into evidence and recognized by Plaintiff, and Plaintiff's use of those evidence in their pleading and Amended pleading, were conceded as Genuine.
2. RFA s are not bound by discovery date.
3. In Plaintiff's deposition, on July 23, 2024, Plaintiff Daniel Scully, claimed on 10 different occasions that Defendant Sternberg was his Lawyer, and represented him, Daniel Scully of The Safety House, which is an outright & Blatant Lie, contrasted by the evidence, nor could Plaintiff present such contract between Plaintiff & Defendant Sternberg.
4. Just objecting, refusing to give answers in the RFA, is itself an admission, which will be addressed with the court.

Gary Weiss

On Thu, Aug 15, 2024 at 11:26 AM K. DiTomaso  
<[kditomaso@lightmanlaw.com](mailto:kditomaso@lightmanlaw.com)> wrote:

Dear Counsel:

Attached please find Plaintiff's Objections and Responses to the Sternberg Defendants' Requests for Admission. If you should have any questions, please do not hesitate to call. Thank you.

Sincerely,

Kim DiTomaso

Legal Assistant

Lightman & Manochi

Telephone: 215-545-3000 x 107

[kditomaso@lightmanlaw.com](mailto:kditomaso@lightmanlaw.com)

Gary Lightman Cell: 215-760-3000

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